**Investment basics:**

**Currency** – Netherlands Antilles Guilder (ANG)

**Foreign exchange control** – A 1% license fee will be calculated as a percentage of the gross outflow of money on transfers from residents to nonresidents, and on foreign currency cash transactions. Holding companies may obtain an exemption from the fee.

**Accounting principles/financial statements** – IAS/IFRS applies. Financial statements must be prepared annually.

**Principal business entities** – These are the public and private company (NV and BV), general partnership, (private) foundation, Curaçao trust, limited partnership and branch of a foreign corporation. A new form of entity, the Curaçao investment institution, was introduced as from 1 July 2018 to replace the tax-exempt company regime. Transition rules applied through 31 December 2018 for exempt companies that existed on 30 June 2018.

**Corporate taxation:**

**Residence** – A corporation is resident if it is incorporated under the laws of Curaçao or managed and controlled in Curaçao.

**Basis** – Residents are, in principle, taxed on worldwide income. Exemptions may apply for profits derived by permanent establishments located abroad. In addition, as from 1 July 2018, foreign-source income generally is excluded from the profit tax base (although there is an exception for certain services, including insurance and reinsurance activities; trust activities; the services of notaries, lawyers, public accountants and tax consultants; related services; income derived from the exploitation of intellectual property (IP); and shipping activities).

**Nonresidents** are taxed only on Curaçao-source income. Foreign-source income derived by residents that is not excluded from the profit tax base is subject to corporation tax in the same way as Curaçao-source income. Certain qualifying companies are tax exempt.

**Taxable income** – Corporation tax is imposed on a company’s profits, which consist of business/trading income, passive income and capital gains. Normal business expenses may be deducted in computing taxable income. An exemption applies for income from permanent establishments abroad.

**Taxation of dividends** – Dividends are not taxed for profit tax purposes if received from affiliated companies that qualify for the participation exemption. There is no dividend withholding tax in Curaçao.

**Capital gains** – Capital gains are included in profits and taxed at the normal rates. Under the participation exemption, gains derived from the disposal of a qualifying participation are fully exempt.

**Losses** – Losses, in principle, may be carried forward for 10 years. The carryback of losses is not permitted.

**Rate** – 22%

**Surtax** – No

**Alternative minimum tax** – No

**Foreign tax credit** – Foreign tax paid may be credited against Curaçao tax on the same profits, but the credit is limited to the amount of Curaçao tax payable on the foreign income.

**Participation exemption** – A participation exemption may apply to dividends and to capital gains derived by a Curaçao holding company on the disposition of a substantial shareholding. To qualify for the exemption, the Curaçao company must hold a participation of at least
5% (or 5% of the voting shares) and the subsidiary must either (1) be subject to a tax of at least 10%, or (2) be an active business company. For subsidiaries that do not meet one of the two latter conditions, an effective tax rate of 10% applies on dividend payments.


**Incentives** – Investments made in tangible fixed assets may be eligible for an investment deduction of 10% in the first year of acquisition. Tax holidays are available for investment if the company invests in the tourism sector. A tax holiday may be obtained upon request, and will be granted if specific requirements are met.

Other preferential tax regimes may apply to companies (provided the substance requirements are met, see "Other" under "Anti-avoidance rules"), such as the e-zone facility, the Curaçao investment institution, the transparent company and the fiscal unity regime.

Curaçao investment institutions are subject to a 0% profit tax rate. The Curaçao investment institution cannot receive income from IP that fails to meet the requirements of the "nexus approach."

Conversions, legal mergers and demergers are facilitated in such a way that potential tax claims may be deferred. Special tax incentives apply for the preservation and restoration of real estate in the historic city center and registered monuments.

**Withholding tax:**

**Dividends** – No

**Interest** – Interest received by resident taxpayers from domestic banks is subject to an 8.5% withholding tax.

**Royalties** – No

**Technical service fees** – No

**Branch remittance tax** – No

**Other taxes on corporations:**

**Capital duty** – No

**Payroll tax** – No

**Real property tax** – Real estate tax is levied annually on the value of the property, at the following rates: 0.4% up to a value of ANG 350,000, 0.5% on a value exceeding ANG 350,000 and up to ANG 750,000 and 0.6% on a value exceeding ANG 750,000. Properties with a value up to ANG 28,500 are exempt from real estate tax.

**Social security** – The employer is required to make payroll-related social insurance payments on behalf of its employees.

**Stamp duty** – No

**Transfer tax** – No

**Other** – Shipping companies may opt to pay tonnage tax in lieu of the normal corporate income tax.

**Anti-avoidance rules:**

**Transfer pricing** – Intercompany transactions must be carried out at arm’s length and supported by sufficient documentation in the relevant administrative records. Country-by-country reporting has been introduced and applies starting with reporting year 2018. The documentation obligation includes requirements based on international reporting standards for multinational enterprise groups regarding transfer prices within the group.

**Thin capitalization** – Thin capitalization rules apply to loans from a Curaçao investment institution within the group, and to loans from foreign group entities that are not subject to a tax levied on their profits in any form.

**Controlled foreign companies** – No

**Disclosure requirements** – Disclosure requirements apply only if a company is regarded as a large company. The annual accounts must be provided to the chamber of commerce.

**Other** – Substance requirements were introduced in Curaçao as from 1 July 2018. Companies that fail to meet these requirements will be unable to apply for a preferential tax regime. The tax authorities will determine whether an entity meets the “appropriate” standards for substance (with respect to the amount of employees and recurring operational costs). It is possible to request a statement from the authorities confirming that an entity meets the substance requirements.

**Compliance for corporations:**

**Tax year** – The calendar year applies, although a taxpayer may request a different tax year.

**Consolidated returns** – A parent company may request to form a fiscal unity with affiliated companies so that a consolidated tax return can be filed. To qualify, the companies must be established in Curaçao and the parent company must hold 99% or more of the shares in each of the affiliated companies.

**Filing requirements** – A self-assessment regime applies. The tax return must be filed within six or 12 months of the company’s year end.

**Penalties** – Penalties apply for late filing of a return and/or late payment of the taxes due.

**Rulings** – Holding companies may request a cost-plus or license ruling.
Personal taxation:

**Basis** – Curaçao residents are taxed on their worldwide income. Nonresidents are taxed only on Curaçao-source income.

**Residence** – An individual is considered to be a resident if, based on the actual facts and circumstances, his or her center of existence is deemed to be in Curaçao.

**Filing status** – Joint filing is permitted.

**Taxable income** – Income is taxed under a schedular system. Employment income, including most employment benefits, and profits derived from the carrying on of a business by an individual are taxable.

**Capital gains** – Capital gains are included in the profits of the entrepreneur (natural person) and taxed at normal rates.

**Deductions and allowances** – Subject to certain restrictions, deductions are granted for medical expenses and insurance, retirement annuities, mortgage interest, etc. Personal allowances are available to the taxpayer and his/her spouse, children and other dependents. Costs related to education loans (interest and repayment) may be deducted up to ANG 10,000 a year for 10 years. The employer also may reimburse these costs tax-free.

A special expatriate tax regime may apply to employees assigned to Curaçao, which permits certain tax-exempt payments. To qualify, an employee: (1) must be hired from abroad or seconded to a domestic employer in Curaçao; (2) must not have lived in Curaçao during a continuous period of at least five years before the secondment to Curaçao; and (3) must have specific expertise that either is not available or is only scarcely available on the Curaçao labor market. Only employees with a bachelor’s or university-level education, at least five years’ work experience and an annual gross salary of at least ANG 150,000 will qualify.

**Rates** – Rates are progressive up to 46.5%. However, under the “pensioner’s regulations” (designed to attract wealthy foreigners), an eligible taxpayer may opt for taxation on foreign income at a 10% flat rate, or taxation on foreign income at the applicable progressive income tax rate on deemed income of ANG 500,000. A special rate of 19.5% is applicable for income received from a qualified pension savings account, private foundation (SPF), a trust or a substantial share interest.

Other taxes on individuals:

**Capital duty** – No

**Stamp duty** – No

**Capital acquisitions tax** – No

**Real property tax** – A 4% transfer tax is levied on the purchase or other transfer of real estate. The buyer is responsible for the tax.

**Inheritance/estate tax** – Both inheritance tax (at a maximum rate of 6%) and gift tax (at a maximum rate of 24%, or 25% for an SPF or trust) apply. Exemptions may apply.

**Net wealth/net worth tax** – No

**Social security** – Employed and self-employed individuals are required to make social insurance payments, with the amount based on the individual’s salary.

Compliance for individuals:

**Tax year** – Calendar year

**Filing and payment** – A self-assessment regime applies. The tax return must be filed within two months after it is received from the tax authorities. If no tax return is received, the individual must request a return within 15 days after the end of a six-month period following the calendar year in which a tax debt arose.

**Penalties** – The Inspectorate of Taxes will levy a fine if the tax return is filed late and/or the amount of taxes due is paid late.

Sales tax:

**Taxable transactions** – Sales tax is levied on the sale of goods and the provision of services. The price of goods or services is presented including the sales tax. Additional requirements are applicable to certain companies.

**Rates** – Tariffs vary, based on the type of goods and services. The standard rate is 6%, with 0%, 7% and 9% rates applicable in certain cases. Several exemptions may apply.

**Registration** – Residents and nonresidents that carry out taxable supplies of goods or services in Curaçao must register, in principle. In cases where there are no local taxable activities, an annual nil declaration should be filed for the sales tax.

**Filing and payment** – A self-assessment regime applies, and payment must be made on a monthly basis.

Tax treaties: Curaçao has four tax treaties, 21 tax information exchange agreements and four agreements to promote economic relations with other countries. Curaçao’s instrument of acceptance for the OECD multilateral instrument (MLI) was deposited with the OECD on 29 March 2019, and the MLI will enter into force for Curaçao on 1 July 2019. The Multilateral Convention on Mutual Administrative Assistance in Tax Matters also is applicable in Curaçao.

Tax Authorities: Inspectorate of Taxes, Sector Directorate of Fiscal Affairs

Contact: Julian Lopez Ramirez (jlopezramirez@deloitte.cw)